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EXTRAORDINARY

PART I—Section I

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MINISTRY OF COMMERCE & INDUSTRY

PUBLIC NOTICE

IMPORT TRADE CONTROL

New Delhi, the 1st September, 1956

SUBJECT:—Import policy for Acetic Acid (S. No. 31/V) during July—December, 1956

No. 38-I.T.C.(P.N)/56.—Attention of importers is invited to List I (Item 1) and List III (Item 1) of Appendix XXVIII to the current Red Book from which it will be seen that Acetic Acid is licensed to established importers on a quota of 25 per cent. both on the Dollar and the Soft currency areas during the July-December, 1956, licensing period.

2. As a result of certain representations, the import policy for Acetic Acid has since been reviewed and it has been decided that licences to established importers during the current half year be granted on a quota of 37½ per cent. both on the Dollar and the Soft currency areas instead of 25 per cent.

3. Established importers who have already secured their quota licences for Acetic Acid for the current half year are requested to return these licences to the licensing authorities concerned for enhancing the values thereof on the basis of the quota now announced. Where necessary, such requests should be duly supported by a treasury chalan for the required amount. Quota licences against pending applications will now be issued on the basis of the increased quota. Established importers concerned are advised to forward treasury chalans for the requisite amounts, where necessary, to the licensing authorities giving reference to their pending applications on the subject.

ORDER

IMPORT TRADE CONTROL

New Delhi, the 1st September, 1956

No. 14/56.—In exercise of the powers conferred by Section 3 of the Import and Export (Control) Act, 1947 (XVIII of 1947) the Central Govt. hereby directs that the following further amendments shall be made in the Imports (Control) Order, 1955 namely:—

In Schedule I annexed to the said order—

(a) the existing entries in column (3) against the S. Nos. mentioned below shall be substituted by the following:—

S. No.	Entry in col. 3.
<i>In Part II—</i>	
13	66(1) & 66(2)
24	71(8), 71(12) & 72 (3)
39	71, 72 (2), 72 (3), 73, 73(1), 73(5) & 73(16)
42	72(d) & 72(39)
43	72(e) & 73(19)
44	73(18)

S. No.	Entry in column 3.
<i>In Part IV—</i>	
1	1 & 1(1)
23	9
26	9(3)
35	11(3) & 11 (6)
73	19 & 19(3)
74	19(1)
82	22(1) & 22(2)
109	28, 28-A, 28(21), 28(23), 28(24), 28(25), 28(26), 28(26-A), 28(27), 28(28) and 28(31)
147	37(2)
165	45 & 45(6).
168	45-45(4) & 45(5)
185	48(1)
194	48(8)
244	60(6) & 60(7)
248	60 & 60(8)
250	60(5)
270	71 & 71(1)
271	71, 71(7) & 71(11)
272	71, 71(7) & 71(11)
274	71 & 71(13)
293	75(9), 75(10), 75(11), 75(12), 75(12-A), 75(15) & 75(16)
297	75(13)
336	85

In Part V—

12	19(2) & 19 (3)
14	26 & 26(1)
29	28(7) & 28(7-A)
34	30, 30(11), 30(12) & 30(14)
46	39(1) & 45(b)
51	50(6)
62-A	70(7)
63	70(10) & 70(11)
65(4)	72(d)
67(1)	72(2)
75	72(9) & 72(32)
93	77(2), 77(4), 77(6) & 77(7)
94	77(2), 77 (4), 77 (6) & 77 (7)
96	86 (2)
111	82(3)
113-A	82(4)

(b) In column 3 against the S.No. mentioned below, the following shall be inserted namely :—

In part V—

28	28(6)
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S.N. BILGRAMI, Jt. Secy.